## United States Bankruptcy Court Eastern District of Wisconsin

In re	Chantia A Lewis		Case No.	08-29144
		Debtor(s)	Chapter	13

CHAPTER 13 PLAN
☐ ORIGINAL CHAPTER 13 PLAN AND MOTIONS ☐ MODIFIED 13 PLAN DATED (Modified Plan Terms in Italics or Otherwise Highlighted)
<ul> <li>☐ A check in this box indicates that the plan contains special provisions set out in Section 11 below.</li> <li>☐ A check in this box indicates that the plan contains motion(s) to avoid lien pursuant to §522(f).</li> </ul>
YOUR RIGHTS WILL BE AFFECTED BY THIS PLAN. You should read this Plan carefully and discuss it with your attorney. Any party opposing any provision of this plan must file a written objection by the date indicated on a separate notice sent to you by the United States Bankruptcy Court. Confirmation of this Plan by the Bankruptcy Court may modify your rights by providing for payments of less than the full amount of your claim and/or by setting the interest rate on your claim in the absence of an interest rate stated on a filed claim.
You must file a proof of claim to be paid under any plan that may be confirmed.
Debtor or Debtors (hereinafter "Debtor") proposed this Chapter 13 Plan:
1. Submission of Income.
(A). Debtor submits to the supervision and control of the Chapter 13 Trustee (hereinafter "Trustee") all or such portion of future earnings or other future income of Debtor as is necessary for the execution of this Plan.
(B). The Debtor is required to turn over to the Trustee 50% of all net federal and state income tax refunds received by them in each year during the term of the plan. The Debtor is required to provide the Trustee with copies of both the federal and state income tax returns, including all schedules filed, within 15 days of filing and in no case later than May 1st of each year of the plan. The refunds will be paid into the plan and be distributed first according to Paragraph 4(B) and not then according to the other plan provisions below. The tax refunds shall not reduce amounts otherwise due under this plan.
2. Plan Payments and Length of Plan. Debtor shall pay the total amount of \$\_\frac{\$441.00}{4}\$ to Trustee by \$\_\_\\$ Payroll Deduction(s) or by \$\_\text{Direct Payment(s)}\$ for the period of \$\_\frac{60}{60}\$ months, unless all allowed claims in every class, other than long-term claims, are paid in full in a shorter period of time. These payments shall start no later than 30 days after filing of the petition. The term of this Plan shall not exceed sixty (60) months from date of confirmation. See 11 U.S.C. 1325(b)(1)(B) and 1325(b)(4). Each pre-confirmation plan payment shall be reduced by any pre-confirmation adequate protection payment(s) made pursuant to Plan.
☐ IF CHECKED, Plan payments will increase to \$_0.00_ upon completion or termination of
☐ IF CHECKED, No Plan payments will be due for the months of during the term of the plan. (Summer Skip Provision)
3. Claims Generally. The amounts fisted for claims in this Plan are based upon Debtor's best estimate and belief. Nothing herein prohibits a creditor from filing a proof of claim in a different amount. Objections to claims may be

- filed before or after confirmation.
- 4. Order of Plan distribution. The Trustee shall distribute payments pursuant to following distribution sequence.

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- 5. Administrative Claims. Trustee will pay in full allowed administrative claims and expenses pursuant to 507(a)(2) as set forth below, unless the holder of such claim or expense has agreed to a different treatment of its claim.
  - (A). Trustee's Fees. Trustee shall receive a fee for each disbursement, the percentage of which is fixed by the United States Trustee, not to exceed 10% of funds received for distribution.
  - (B). **Debtor's Attorney's Fees.** The total attorney fee as of the date of filing the petition is \$ 3,000.00 . The amount of \$ 0.00 was paid prior to the filing of the case. The balance of \$ 3,000.00 will be paid as follows: 100% of available funds monthly minus any fixed secured payments and trustee fees until the fee is paid in full. Pursuant to 507(a)(2) and 1326(b)(1), any tax refund submission received by the trustee will first be used to pay any balance of Debtor's Attorney's Fees.

any balance of Debtor's Attorn	ey's rees.			
		Total	Administrative Claims:	\$4,341.00
6. Priority Claims.				
(A). Domestic Support Obli	igations (DSO).			
☑ If Checked, Debtor of the Checked in the Che	does not have any Dom	estic Support Obliga	tions. Skip to Plan paragra	ph 6(B).
	tions directly to the hold	ler of the claim. The i	required to pay all post-pe name(s) and address(es) o 1(14A) and 1302(b)(6):	
(a) DSO Creditor (Name and Address)	(b Scheduled		(c) Projected monthly pa	ayment
-NONE-				
☐ If Checked, Debtor I	nas Anticipated Domes	tic Support Obligation	oport Obligation Arrearage n Arrearage Claims. Unless ne paid in full pursuant to 17	otherwise
(a) Creditor (Name and Address)	(k Estimated cla	arrearage	(c) Projected month Arrearage payme	
-NONE-				
Totals:		\$0.00		\$
or recoverable by a government of the checked, Pursuan	ernmental unit and may nt to 507(a)(1)(B) and 1	not be paid in full. 322(a)(4), the Debto	on claims that are assigned r has the following domesti governmental unit and may	c support
(a) Creditor (Name and Address)		o) arrearage im	(c) Estimated Amount to through the pla	•
-NONE-		00.00		
Totals:  (B). Other Priority Claims (	e.g., tax claims). Thes	\$0.00	be paid in full through the p	\$0.00 olan.
(a) Creditor	0 11.40		(b) Estimated claim	
NOUE				

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Total:

\$0.00

7	Secured Claims.	Failure to ob	iect to this I	olan deems acc	eptance of the	plan.
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(A).	🔲 If Checked, The Debtor does not have Claims Secured by Personal Property Which Debtor Intends to
	Retain. Skip to 7(B).

☑ If Checked, The Debtor has Claims Secured by Personal Property Which Debtor Intends to Retain.

(i). Adequate protection payments. No later than 30 days after the date of the fiting of this plan or the order for relief, whichever is earlier, the Trustee shall make the following adequate protection payments to creditors pursuant to 1326(a)(1)(C). Creditor will not receive a payment under this section without a filed proof of claim. Upon confirmation the treatment of such claims will be governed by Paragraph (ii) below.

Trustee shall make the following monthly adequate protection payments from funds received:

(a)	(b)	(c)
Creditor	Collateral	Adequate protection
		payment amount
-NONE-		
	Total monthly adequate	
	protection payments:	\$150.00

(ii). <u>Post confirmation payments.</u> Post-confirmation payments to creditors holding claims secured by personal property shall be paid as set forth in subparagraphs (a) and (b). If Debtor elects to propose a different method of payment, such provision is set forth in subparagraph (c). Creditor will not receive a payment under this section without a filed proof of claim.

## (a). Claims to Which 506 Valuation is NOT Applicable.

If Checked, the Debtor has secured claims to which 506 valuation is not applicable. Claims listed in this subsection consist of debts secured by a purchase money security interest in a vehicle for which the debt was incurred within 910 days of filing the bankruptcy petition and for the personal use of the debtor, or, if the collateral for the debt is any other thing of value, the debt was incurred within 1 year of filing. See 1325(a)(5). After confirmation of the plan, the Trustee will pay to the holder of each allowed secured claim the monthly payment in column (f) based upon the amount of the claim in column (d) with interest at the rate stated in column (e). Payments distributed by the Trustee are subject to the availability of funds.

(a)	(b)	(c)	(d)	(e)	(f)
Creditor	Collateral	Purchase	Claim	Interest rate	Monthly
		date	amount		payment
					\$150.00 a month
					until attorney fees
Marquette	2007 Hundai	Opened 8/01/07			paid in full then all
Consumer Fin	Elantra	Last Active 5/22/08	16,174.00	12.00	available funds.
		Total:	\$16,174.00	Total:	"

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[ s 6	If Checked, the Dubsection consist of (A)(ii)(a). After confin	ebtor has no secured ebtor has secured cla any claims secured b mation of the plan, th ment in column (f). P	aims to which 506 va by personal property ne Trustee will pay to	luation is applicat not described in F the holder of eac	ote. Claims listed in this Man paragraph In allowed secured	
(a) Creditor	(b) Collateral	(c) Purchase date	(d) Replacement value	(e) Interest rate	(f) Monthly payment	
-NONE-	<u></u>	Total;	\$0.00	Total:	\$	
(i) [2		Property Which De			hat Debtor intends to	
м О	nu maxe all post-petr rdinarily come due. I rovided for under the	ebtor has claims section mortgage payme These regular monthly Iloan documents, are the thereafter, unless the	ints directly to each n y mortgage payments sidue beginning the f	nortgage creditor s, which may be a irst due date after	as those payments	
	a) ditor		o) perty	(c) Monthly direct post-petition payment		
-NONE-		46561	iption	·	<u></u>	
CI CI	The tribogij the Man.	ebtor has an arrearag Trustee may pay ea	e claim secured by F	Real Property that	the Debtor intends to the Debtor intends to y payment indicated in	
(a) Creditor		(b) Property description	(c) Estimated arrea amount	rage / N	(d) fonthly payment	
(C). Surre following co through Deb before confir involuntary r	CLAIMS TO BE PAI nder of Collateral. lateral. Unless speci tor's Attorney. Any s mation will have the epossession or fore	D THROUGH THE P This Plan shall serve fied otherwise in the ecured claim filed by it secured claim treat closure prior to confin	LAN: \$22,417.85  as notice to creditor( Plan, Creditor shalf n a secured lien holde ed as satisfied in full	nake arrangemen r whose collatera by the surrender ust be obtained b	ts for surrender his surrendered at or of the colleteral, Any	

## co-Debtor stay, or to abrogate Debtor's state law contract rights. (a) Creditor Collateral to be surrendered

will be deemed lifted for the collateral identified below for surrender and the creditor need not file a Motion to Lift Stay in order to repossess, foreclose upon, or sell the collateral. Nothing herein is intended to lift any applicable

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8.	Unsecu	red (	Claime.
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- (A). Debtor estimates that the total of general unsecured debt, not separately classified in paragraph (B) below, is \$\frac{17,073.00}{\text{.}}\$. After all other classes have been paid, Trustee will pay to the creditors with allowed general unsecured claims a pro rata share of 0\_%...
- (B). Special classes of unsecured claims: None

9.	Executory	Contracts	and	Unexpired	Leases.
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☐ If Checked, the Debtor does not have any executory contracts and/or unexpired leases.
If Checked, the Debtor has executory contracts and/or unexpired leases. The following executory contracts and unexpired leases are assumed, and payments due after filing of the case will be paid directly by Debtor, not through Trustee, as set forth below in column (c). Debtor proposes to cure any default by paying the arrearage on the assumed leases or contracts in the amounts projected in column (d) at the same time that payments are made to secured creditors.

(a) Creditor	(b) Nature of lease or executory contract	(c) Payment to be paid directly by Debtor	(d) Projected arrearage monthly payment through plan (for informational purposes)
-NONE-		Totals:	

All other executory contracts and unexpired leases of personal property are rejected upon confirmation of the plan.

- 10. **Property of the Estate.** Property of the estate shall revest in Debtor upon discharge, dismissal or other order of the court.
- 11. Special Provisions. Notwithstanding anything to the contrary set forth above, the Plan shall include the provisions set forth below. The provisions will not be effective unless there is a check in the notice box preceding Paragraph 1 of this plan.

## 12. Motion to Avoid Lien under 522(f).

$\boxtimes$	If Checked, the Debtor	does not have any	motions to avoid	l liens under 522(f).
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If Checked, the Debtor move	s to avoid the following lien(s) that imp	air exemptions;
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(a)	(b)
Creditor	Collateral
-NONE-	

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- 13. **Direct Payment by Debtor.** Secured creditors and lessors to be paid directly by the Debtor may continue to mail to Debtor the customary monthly notices or coupons or statements notwithstanding the automatic stay.
- 14. **Modification.** Debtor may file a modification of this plan that is not materially adverse to creditor(s) without providing notice to creditor(s) if the Chapter 13 Trustee determines that said modification is not materially adverse to said creditor(s).

Date		Signature		
		-	Chantia A Lewis Debtor	
Attorney				
	Dean R. Troyer 1029084			
	Attorneys at Law			
	2266 N. Prospect, Suite 509			
	Milwaukee, Wi 53202			
	414-272-0290			
	414-272-2899			

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Date

Signature

Chantia A Lewis

Debtor

Attorney

Dean R. Troyer 1029084 Attorneys at Law 2266 N. Prospect, Sulte 509 Milwaukee, WI 53202 414-272-0290

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